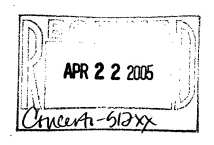


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April 22, 2005

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APPLICATION NO.	P	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/885,717		06/20/2001	Aleksander Szlam	INVEL6US	3293
23370	1590	03/29/2004		5XAMINER .	
JOHN S. PI	•	SQ		VU. K	d De
KILPATRIC	K STOC	KTON, LLP		ART UNIT	PAPER NUMBER
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	Application No.	Applicant(s)			
~_ ·	09/885,717	SZLAM ET AL.	·		
Office Action Summary	Examiner	Art Unit			
	Kieu D Vu	2173			
→ The MAILING DATE of this communical Period for Reply	tion appears on the cover she	et with the correspondence ac	idress –		
A SHORTENED STATUTORY PERIOD FOR THE MAILING DATE OF THIS COMMUNICA - Extensions of time may be available under the provisions of 3 after SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above, the madmum statute - Failure to reply within the set or extended period for reply with Any reply received by the Office lator than three months after earned patent term adjustment. See 37 CFR 1.704(b).	TION. 7 CFR 1,135(a). In no event, however, no selon, selon, ays, a reply within the statutory minimum by period will apply and will oppire SIX (6) the selection to head.	nay a ropty be timely filed of thinly (30) days will be considered time) MONTHS from the meding date of this o ma ARANDONED (35 U.S.C. § 133).	ly. Communication.		
Status					
1) Responsive to communication(s) filed of					
	This action is non-final.		a marite le		
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims					
4)⊠ Claim(s) 1-39 is/are pending in the app	lication.				
4a) Of the above claim(s)is/are		1.			
5) Claim(s) is/are allowed.			•		
6) Claim(s) 1-15,17,19-24,26,28-32,34 an	<u>d 36-39</u> is/are rejected.				
7) Claim(s) 16,18,25,27,33 and 35 is/are	objected to.				
8) Claim(s) are subject to restriction	n and/or election requiremen	t.			
Application Papers					
9) The specification is objected to by the E					
10) The drawing(s) filed on 20 June 2001 is			•		
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
a) All b) Some * c) None of:					
1. Certified copies of the priority documents have been received.					
2. Certified copies of the priority documents have been received in Application No					
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s)					
1) Notice of References Clad (PTO-892)	· -	view Summary (PTO-413) r No(s)/Mail Date			
Notice of Draftsperson's Patent Drawing Review (PTO 3) Information Disclosure Statement(s) (PTO-1449 or PTO Paper No(s)/Mail Date	J.0)	e of Informal Patent Application (PT	O-152)		

Application/Control Number: 09/885,717

Art Unit: 2173

DETAILED ACTION

1. Claims 1-39 are pending.

Claim Rejections - 35 USC § 112

2. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

3. Claims 2, 6-7, and 25 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 2 recites the limitation "the saved customer profile" in line 3 of the claim.

There is insufficient antecedent basis for this limitation in the claim.

Claim 6 recites the limitation "said messages" in line 7 of the claim. There is insufficient antecedent basis for this limitation in the claim.

Claim 7 recites the limitation "said messages" in line 7 of the claim. There is insufficient antecedent basis for this limitation in the claim.

Claim 25 recites the limitation "the multiple incidences" in lines 6-7 of the claim.

There is insufficient antecedent basis for this limitation in the claim.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filled in the United States before the Invention by the applicant for patent or (2) a patent granted on an application for patent by another filled in the United States before the invention by the applicant for patent, except that an international application filled under the treaty defined in section

Application/Control Number: 09/885,717

Art Unit: 2173

351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2)

of such treaty in the English language.

5. Claims 1, 3-4, 9-10, 12-14, 19, 23, and 28 are rejected under 35 U.S.C. 102(e) as being anticipated by Jawahar et al ("Jawahar", USP 6256620).

Regarding claim 1, Jawahar teaches a method for providing assistance to a customer at a web site, comprising the steps of receiving a request for a web page from a customer (customer retrieves a web page; column 11, lines 15-20), sending said web page without a HELP option to said customer (web page is displayed without help button); automatically determining if said customer should be provided assistance (column 14, lines 59-64); and if said customer should be provided assistance then sending a HELP option to said customer (column 14, lines 47-50).

Regarding claim 3, Jawahar further teaches the measuring the time that said customer spends on said web page; and if said time exceeds a predetermined time then determining that said customer should be provided assistance (after the user has been viewing web page for a predetermined period of time, the system will display a help button; column 15, lines 50-65).

Regarding claim 4, Jawahar further teaches the measuring the time that said customer spends on an area or field within said web page (time customer spends on a particular product or service); and if said time exceeds a predetermined time then determining that said customer should be provided assistance (lines 66 of column 15 to lines 10 of column 16).

Regarding claim 9, Jawahar further teaches the counting the number of times that a customer returns to said web page (repeated switching between web pages); and

Application/Control Number: 09/885,717

Art Unit: 2173

if said number exceeds a predetermined number then determining that said customer should be provided assistance (column 16, lines 11-15).

Regarding claim 10, Jawahar further teaches determining if customer is at a service point (particular service); and if said customer is at a service point, then determining that said customer should be provided assistance (lines 66 of column 15 to lines 10 of column 16).

Regarding claim 12, Jawahar further teaches the inserting a HELP option in the web page being viewed by the customer (column 14, lines 49-50).

Regarding claim 13, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar further teaches the determining whether a customer service representative (agent) is available (column 7, lines 20-24). Since Jawahar's system initiates to offer help to the user (column 3, lines 7-12) by displaying help button and when the user click on help button, the user will be helped by a customer service representative (agent; column 14, lines 50-54), it is inherent that the help button will not be displayed when no agent is available since it is against the purpose of Jawahar's invention when a help button is displayed, but no agent is available to help the customer when the customer clicks on said help button.

Regarding claim 14, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar further teaches the determining whether a customer service representative (agent) is available (column 7, lines 20-24) and when the agent is available (predetermined schedule; column 12, lines 40-46). Since Jawahar's system initiates to offer help to the user (column 3, lines 7-12) by displaying help button and

Application/Control Number: 09/885,717

Art Unit: 2173

when the user click on help button, the user will be helped by a customer service representative (agent; column 14, lines 50-54), it is inherent that the help button will not be displayed when no agent is available since it is against the purpose of Jawahar's invention when a help button is displayed, but no agent is available to help the customer when the customer clicks on said help button.

Regarding claims 19 and 28, Jawahar further teaches that said HELP option is a HELP button (column 14, lines 47-50).

Regarding claim 23, Jawahar teaches a method for providing assistance to a customer at a web site, teaches receiving a request for a web page from a customer (customer retrieves a web page; column 11, lines 15-20). Jawahar further teaches the determining whether a customer service representative (agent) is available (column 7, lines 20-24). Since Jawahar's system initiates to offer help to the user (column 3, lines 7-12) by displaying help button and when the user click on help button, the user will be helped by a customer service representative (agent; column 14, lines 50-54), it is inherent that Jawahar teaches that if the customer service representative is available then sending said web page to said customer with help option on said web page (column 14, lines 47-56).

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Application/Control Number: 09/885,717

Art Unit: 2173

Page 6

Claims 2 and 17 are rejected under 35 U.S.C. 103(a) as being unpatentable over 7. Jawahar in view of Horvitz et al ("Horvitz", USP 6262730).

Regarding claim 2, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar does not teach reviewing the saved customer profile; and if the profile indicates assistance should be provided then determining that said customer should be provided assistance. However, such feature is known in the art as taught by Horvitz. In the same field of providing assistance to a user in a graphical user interface environment, Horvitz teaches an intelligent user assistance facility which comprises the analyzing saved user profile in the system to sense when the user may need assistance to provide assistance to the user (column 3, lines 51-56; column 4, lines 9-13). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Horvitz before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the providing assistance based on user profile taught by Horvitz with the motivation being to provide the user relevant assistance based on user's background (Horvitz; line 64 of column 2 to line 2 of column 3),

Regarding claim 17, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar further teaches the monitoring to see if the user responds the help button (column 15, lines 3-15; Fig. 7B). Jawahar does not explicitly teaches the measuring the time since the help button was sent to the user to see if the user responses to the help button within a predetermined time, but it is inherent in the teaching, since in steps 232, 236, 238, 240 (Fig. 7B), there should be a time set to verify whether the user selects the help button or not to transmit collected data to server and

Application/Control Number: 09/885,717

Art Unit: 2173

select an agent to provide help (step 238 in Fig. 7B). Jawahar does not teach that if the user does not response to the help button, then remove the help button. However, such feature is known in the art as taught by Horvitz. In the same field of providing assistance to a user in a graphical user interface environment, Horvitz teaches an intelligent user assistance facility which comprises the displaying autonomous assistance window 207 that will be time out and removed if the user does not interact with (Fig. 22; column 24, lines 21-23). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Horvitz before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the removing assistance window if the user does not interact with said window taught by Horvitz so that the user will not be distracted (Horvitz; column 24, lines 21-23).

8. Claims 5-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Feit (USP 6178439).

Regarding claim 5, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar further teaches the measuring the time that said customer spends on said web page; and if said time exceeds a predetermined time then determining that said customer should be provided assistance (after the user has been viewing web page for a predetermined period of time, the system will display a help button; column 15, lines 50-65). Jawahar does not teach the sending a heartbeat to a customer with said web page, said heartbeat periodically sending a message to said web site. However, this feature is known in the art as taught by Feit. In the same field of monitoring user interaction in a web page, Feit teaches the providing session control over the Internet (column 1, lines 4-7), Feit teaching comprises the attaching to each

column 4, lines 17-22)

Page 8

Application/Control Number: 09/885,717

Art Unit: 2173

page delivered to a client information identifying a "heartbeat" program which causes the page to return a beat to the server at defined intervals while the delivered page is being viewed (line 66 of column 3 to line 3 of column 4). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Feit before him at the time the invention was made, to modify the teaching for monitoring user interaction in a web page taught by Jawahar to include the attaching a heartbeat program to each page delivered to a client taught by Feit with the motivation being to provide good information to the servers to identify when and how long a page is accessed for purposes of avoiding overlap and generating statistical information (Feit; column 3, lines 20-32;

Regarding claim 6, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar further teaches the measuring the time that said customer spends on said web page; and if said time exceeds a predetermined time then determining that said customer should be provided assistance (after the user has been viewing web page for a predetermined period of time, the system will display a help button; column 15, lines 50-65). Jawahar does not teach the sending a heartbeat to a customer with said web page, said heartbeat periodically sending a message to said web site, said step of measuring the time comprises counting the number of said messages. However, this feature is known in the art as taught by Feit. In the same field of monitoring user interaction in a web page, Feit teaches the providing session control over the Internet (column 1, lines 4-7), Feit teaching comprises the attaching to each page delivered to a client information identifying a "heartbeat" program which causes the page to return a beat to the server at defined intervals while the delivered page is

Application/Control Number: 09/885,717

Art Unit: 2173

being viewed and count the number of beats sent back (line 66 of column 3 to line 3 of column 7). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Feit before him at the time the invention was made, to modify the teaching for monitoring user interaction in a web page taught by Jawahar to include the attaching a heartbeat program to each page delivered to a client taught by Feit with the motivation being to provide good information to the servers to identify when and how long a page is accessed for purposes of avoiding overlap and generating statistical information (Feit, column 3, lines 20-32; column 4, lines 17-22),

Regarding claim 7, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar further teaches the measuring the time that said customer spends on said web page; and if said time exceeds a predetermined time then determining that said customer should be provided assistance (after the user has been viewing web page for a predetermined period of time, the system will display a help button; column 15, lines 50-65). Jawahar does not teach the sending a heartbeat to a customer with said web page, said heartbeat periodically sending a message to said web site, the counting the number of said messages, the comparing said number of messages with a predetermined number of messages. However, this feature is known in the art as taught by Feit. In the same field of monitoring user interaction in a web page. Feit teaches the providing session control over the Internet (column 1, lines 4-7), Feit teaching comprises the attaching to each page delivered to a client information identifying a "heartbeat" program which causes the page to return a beat to the server at defined intervals while the delivered page is being viewed, count the number of beats

Application/Control Number: 09/885,717

Art Unit: 2173

sent back, compare this number with the defined number (beats a defined intervals) (line 66 of column 3 to line 3 of column 7). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Feit before him at the time the invention was made, to modify the teaching for monitoring user interaction in a web page taught by Jawahar to include the attaching a heartbeat program to each page delivered to a client taught by Feit with the motivation being to provide good information to the servers to identify when and how long a page is accessed for purposes of avoiding overlap and generating statistical information (Feit; column 3, lines 20-32; column 4, lines 17-22).

9. Claim 8, 20, and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Gardner et al ("Gardner", USP 5239617).

Regarding claim 8, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar does not teach reviewing electronic forms with entries from the customer; and if there are errors of significance in the electronic forms then determining that said customer should be provided assistance. However, such feature is known in the art as taught by Gardner. In the same field of providing assistance to a user in a graphical user interface environment, Gardner teaches an online interactive, Intelligent help system (column 1, lines 7-12); the system comprises the providing suggestions and explanations in response to the user's entry of erroneous command (column 3, lines 29-35). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Gardner before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar

Application/Control Number: 09/885,717

Art Unit: 2173

Page 11

to include providing suggestions and explanations in response to the user's entry of erroneous command taught by Gardner with the motivation being to take the context of the user's interaction and goal into account when presenting help information (Gardner; line 67 of column 2 to line 2 of column 3).

Regarding claims 20 and 29, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar does not teach that the help option is a help screen. However, such feature is known in the art as taught by Gardner. In the same field of providing assistance to a user in a graphical user interface environment, Gardner teaches an on-line interactive, intelligent help system (column 1, lines 7-12); the system comprises the displaying help screen to provide the user with suggestion screens (Fig. 5). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Gardner before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the displaying help screen taught by Gardner with the motivation being to automatically provide the user with suggestions so that the user will receive help quickly without having to click on the help button (Gardner; column 11, lines 37-41).

10. Claim 11 is rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Strahorn et al ("Strahorn", USP 5933140).

Regarding claim 11, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar does not teach the sending a new web page to said customer, said new web page comprising said help option. However, such feature is known in the art as taught by Strahorn. Strahorn discloses a typical on-line help system

Application/Control Number: 09/885,717

Art Unit: 2173

in which the system sending help option to web user by loading a new help page (column 1, lines 35-39). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Gardner before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the sending help option to web user by loading a new help page taught in Gardner's reference with the motivation being to automatically provide the user with suggestions so that the user will receive help quickly without having to click on the help button.

11. Claim 21-22 and 30-31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Ludtke (USP 6584496).

Regarding claims 21 and 30, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar does not teach the help option is an audio message. However, such feature is known in the art as taught by Ludtke. Ludtke teaches an on-line help system for consumer electronic devices (column 1, lines 7-10), the system comprises the coordinating the presentation of help information in an audio message (column 1, lines 55-61). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Ludtke before him at the time the invention was made, to modify the system for providing assistance taught by Jawahar to include the presenting help option in an audio message taught in Ludtke with the motivation being to make the system more user-friendly (Ludtke; column 1, lines 46-48).

Regarding claims 22 and 31, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar does not teach the help option is a video message. However, such feature is known in the art as taught by Ludtke. Ludtke

Application/Control Number: 09/885,717

Art Unit: 2173

teaches an on-line help system for consumer electronic devices (column 1, lines 7-10), the system comprises the coordinating the presentation of help information in a video message (column 1, lines 55-61). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Ludtke before him at the time the invention was made, to modify the system for providing assistance taught by Jawahar to include the presenting help option in a video message taught in Ludtke with the motivation being to make the system more user-friendly (Ludtke; column 1, lines 46-48).

12. Claim 26 is rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Guedalia et al ("Guedalia", USP6358283),

Regarding claim 26, Jawahar teaches the invention substantially as claimed as specified in claim 23 above. Jawahar further teaches the monitoring to see if the user responds the help button (column 15, lines 3-15; Fig. 7B). Jawahar does not explicitly teaches the measuring the time since the help button was sent to the user to see if the user responses to the help button within a predetermined time, but it is inherent in the teaching, since in steps 232, 236, 238, 240 (Fig. 7B), there should be a time set to verify whether the user selects the help button or not to transmit collected data to server and select an agent to provide help (step 238 in Fig. 7B). Jawahar does not teach the sending another web page without help option. However, such feature is known in the art as taught by Guedalia. Guedalia teaches an Internet browsing system which comprises the sending new HTML page by the server computer to the client computer (column 8-12). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Guedalia before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the sending

Application/Control Number: 09/885,717

Art Unit: 2173

new page to the user taught by Guedalia so that the user will not be distracted by the help option of the current page.

13. Claim 15, 24, 32, and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Srinivasan (USP 5185782).

Regarding claim 15, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar further teaches the determining whether a customer service representative (agent) is available (column 7, lines 20-24). Since Jawahar's system initiates to offer help to the user (column 3, lines 7-12) by displaying help button and when the user click on help button, the user will be helped by a customer service representative (agent; column 14, lines 50-54), it is inherent that the help button will not be displayed when no agent is available since it is against the purpose of Jawahar's invention when a help button is displayed, but no agent is available to help the customer when the customer clicks on said help button. Jawahar does not teach the estimating time before an agent is available and if said estimated time exceeds a predetermined time then delaying said step of sending said HELP option to said customer until said estimated time does not exceed said predetermined time. However, such feature is known in the art as taught by Srinivasan. Srinivasan teaches an automatic call distribution system which comprises the determining the expected holding time that a call must be hold before an agent is available to answered said call (column 4, lines 43-46). Srinivasan further teaches that whether this estimated holding time exceeds a predetermined maximum time (column 4, lines 47-49). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Srinivasan before

Application/Control Number: 09/885,717

Art Unit: 2173

him at the time the invention was made, to modify the system for providing assistance taught by Jawahar to include the estimating time before an agent is available and to check if said estimated time exceeds a predetermined time taught by Srinivasan with the motivation being to avoid the user from waiting too long to get help from an agent (Srinivasan, abstract).

Regarding claim 24, Jawahar teaches the invention substantially as claimed as specified in claim 23 above. Jawahar further teaches the determining whether a customer service representative (agent) is available (column 7, lines 20-24) and sending said web page to said customer with help option on said web page (column 14. lines 47-56). Jawahar does not teach the estimating time before an agent is available and if said estimated time exceeds a predetermined time then delaying said step of sending said HELP option to said customer until said estimated time does not exceed said predetermined time. However, such feature is known in the art as taught by Srinivasan, Srinivasan teaches an automatic call distribution system which comprises the determining the expected holding time that a call must be hold before an agent is available to answered said call (column 4, lines 43-46). Srinivasan further teaches that whether this estimated holding time exceeds a predetermined maximum time (column 4, lines 47-49). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Srinivasan before him at the time the invention was made, to modify the system for providing assistance taught by Jawahar to include the estimating time before an agent is available and to check if said estimated time exceeds a

Application/Control Number: 09/885,717

Art Unit: 2173

predetermined time taught by Srinivasan with the motivation being to avoid the user from waiting too long to get help from an agent (Srinivasan, abstract).

Regarding claim 32, Jawahar teaches a method for providing assistance to a customer at a web site, teaches receiving a request for a web page from a customer (customer retrieves a web page; column 11, lines 15-20). Jawahar further teaches the determining whether a customer service representative (agent) is available (column 7, lines 20-24) and sending said web page to said customer with help option on said web page (column 14, lines 47-56). Jawahar does not teach the estimating time before an agent is available and if said estimated time exceeds a predetermined time then delaying said step of sending said HELP option to said customer until said estimated time does not exceed said predetermined time. However, such feature is known in the art as taught by Srinivasan. Srinivasan teaches an automatic call distribution system which comprises the determining the expected holding time that a call must be hold before an agent is available to answered said call (column 4, lines 43-46). Srinivasan further teaches that whether this estimated holding time exceeds a predetermined maximum time (column 4, lines 47-49). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Srinivasan before him at the time the invention was made, to modify the system for providing assistance taught by Jawahar to include the estimating time before an agent is available and to check if said estimated time exceeds a predetermined time taught by Srinivasan with the motivation being to avoid the user from waiting too long to get help from an agent (Srinivasan, abstract).

Application/Control Number: 09/885,717

Art Unit: 2173

Regarding claim 36, Jawahar further teaches that said HELP option is a HELP button (column 14, lines 47-50).

14. Claim 34 is rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Srinivasan, and further in view of Guedalia.

Regarding claim 34, Jawahar in view of Srinivasan teaches the invention substantially as claimed as specified in claim 32 above. Jawahar further teaches the monitoring to see if the user responds the help button (column 15, lines 3-15; Fig. 7B). Jawahar does not explicitly teaches the measuring the time since the help button was sent to the user to see if the user responses to the help button within a predetermined time, but it is inherent in the teaching, since in steps 232, 236, 238, 240 (Fig. 7B), there should be a time set to verify whether the user selects the help button or not to transmit collected data to server and select an agent to provide help (step 238 in Fig. 7B). Jawahar does not teach the sending another web page without help option. However, such feature is known in the art as taught by Guedalia. Guedalia teaches an Internet browsing system which comprises the sending new HTML page by the server computer to the client computer (column 8-12). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Guedalla before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the sending new page to the user taught by Guedalia so that the user will not be distracted by the help option of the current page.

15. Claim 37 is rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Srinivasan, and further in view of Gardner.

Application/Control Number: 09/885,717

Art Unit: 2173

Regarding claim 37, Jawahar teaches the invention substantially as claimed as specified in claim 32 above. Jawahar does not teach that the help option is a help screen. However, such feature is known in the art as taught by Gardner. In the same field of providing assistance to a user in a graphical user interface environment, Gardner teaches an on-line interactive, intelligent help system (column 1, lines 7-12); the system comprises the displaying help screen to provide the user with suggestion screens (Fig. 5). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Gardner before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the displaying help screen taught by Gardner with the motivation being to automatically provide the user with suggestions so that the user will receive help quickly without having to click on the help button (Gardner; column 11, lines 37-41).

16. Claims 38-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jawahar in view of Srinivasan, and further in view of Ludtke.

Regarding claim 38, Jawahar in view of Srinivasan teaches the invention substantially as claimed as specified in claim 32 above. Jawahar does not teach the help option is an audio message. However, such feature is known in the art as taught by Ludtke. Ludtke teaches an on-line help system for consumer electronic devices (column 1, lines 7-10), the system comprises the coordinating the presentation of help information in an audio message (column 1, lines 55-61). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Ludtke before him at the time the invention was made, to modify the system for providing assistance taught

Application/Control Number: 09/885,717

Art Unit: 2173

Page 19

by Jawahar to include the presenting help option in an audio message taught in Ludtke with the motivation being to make the system more user-friendly (Ludtke; column 1, lines 46-48).

Regarding claim 39, Jawahar teaches the invention substantially as claimed as specified in claim 32 above. Jawahar does not teach the help option is a video message. However, such feature is known in the art as taught by Ludtke. Ludtke teaches an on-line help system for consumer electronic devices (column 1, lines 7-10), the system comprises the coordinating the presentation of help information in a video message (column 1, lines 55-61). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Ludtke before him at the time the invention was made, to modify the system for providing assistance taught by Jawahar to include the presenting help option in a video message taught in Ludtke with the motivation being to make the system more user-friendly (Ludtke; column 1, lines 46-48).

Allowable Subject Matter

17. Claim 16 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Regarding claim 16, Jawahar teaches the invention substantially as claimed as specified in claim 1 above. Jawahar further teaches the determining whether a customer service representative (agent) is available (column 7, lines 20-24). Since Jawahar's system initiates to offer help to the user (column 3, lines 7-12) by displaying help button and when the user click on help button, the user will be helped by a customer service

Application/Control Number: 09/885,717

Art Unit: 2173

representative (agent; column 14, lines 50-54), it is inherent that the help button will not be displayed when no agent is available since it is against the purpose of Jawahar's invention when a help button is displayed, but no agent is available to help the customer when the customer clicks on said help button. Jawahar does not teach the estimating time before an agent is available and if said estimated time exceeds a predetermined time then delaying said step of sending said HELP option to said customer until said estimated time does not exceed said predetermined time. However, such feature is known in the art as taught by Srinivasan. Srinivasan teaches an automatic call distribution system which comprises the determining the expected holding time that a call must be hold before an agent is available to answered said call (column 4, lines 43-46). Srinivasan further teaches that whether this estimated holding time exceeds a predetermined maximum time (column 4, lines 47-49). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Srinivasan before him at the time the invention was made, to modify the system for providing assistance taught by Jawahar to include the estimating time before an agent is available and to check if said estimated time exceeds a predetermined time taught by Srinivasan with the motivation being to avoid the user from waiting too long to get help from an agent (Srinlvasan, abstract). However, neither Jawahar nor Srinivasan teaches the limitation "wherein said predetermined time is determined based upon measurements of the time between the time that a help option is sent to a previous customer and the time that said previous customer responds to said help option" in specific combination as cited in claim 16. This limitation defines patentably over prior art of record.

Application/Control Number: 09/885,717

Art Unit: 2173

18. Claim 18 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Regarding claim 18, Jawahar in view of Horvitz teaches the invention substantially as claimed as specified in claims 1 and 17 above. However, neither Jawahar nor Horvitz teaches the limitation "wherein said predetermined response time is determined based upon measurements of the time between the time that a help option is sent to a previous customer and the time that said previous customer responds to said help option" in specific combination as cited in claim 18. This limitation defines patentably over prior art of record.

19. Claim 25 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, second paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Regarding claim 25, Jawahar teaches the invention substantially as claimed as specified in claim 23 above. Jawahar further teaches the determining whether a customer service representative (agent) is available (column 7, lines 20-24) and sending said web page to said customer with help option on said web page (column 14, lines 47-56). Jawahar does not teach the estimating time before an agent is available and if said estimated time exceeds a predetermined time then delaying said step of sending said HELP option to said customer until said estimated time does not exceed said predetermined time. However, such feature is known in the art as taught by Srinivasan. Srinivasan teaches an automatic call distribution system which comprises

Application/Control Number: 09/885,717

Art Unit; 2173

the determining the expected holding time that a call must be hold before an agent is available to answered said call (column 4, lines 43-46). Srinivasan further teaches that whether this estimated holding time exceeds a predetermined maximum time (column 4, lines 47-49). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Srinivasan before him at the time the invention was made, to modify the system for providing assistance taught by Jawahar to include the estimating time before an agent is available and to check if said estimated time exceeds a predetermined time taught by Srinivasan with the motivation being to avoid the user from waiting too long to get help from an agent (Srinivasan, abstract). However, neither Jawahar nor Srinivasan teaches the limitation "wherein said predetermined time is determined based upon measurements of multiple incidents of time between the time that a help option is sent to a previous customer and the time that said previous customer responds to said help option" in specific combination as cited in claim 25. This limitation defines patentably over prior art of record.

20. Claim 27 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Regarding claim 27, Jawahar teaches the invention substantially as claimed as specified in claim 23 above. Jawahar further teaches the monitoring to see if the user responds the help button (column 15, lines 3-15; Fig. 7B). Jawahar does not explicitly teaches the measuring the time since the help button was sent to the user to see if the user responses to the help button within a predetermined time, but it is inherent in the

Application/Control Number: 09/885,717

Art Unit: 2173

teaching, since in steps 232, 236, 238, 240 (Fig. 7B), there should be a time set to verify whether the user selects the help button or not to transmit collected data to server and select an agent to provide help (step 238 in Fig. 7B). Jawahar does not teach the sending another web page without help option. However, such feature is known in the art as taught by Guedalia. Guedalia teaches an Internet browsing system which comprises the sending new HTML page by the server computer to the client computer (column 8-12), It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Guedalia before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the sending new page to the user taught by Guedalia so that the user will not be distracted by the help option of the current page. However, none of Jawahar, Guedalia, or prior art of record teaches the limitation "wherein said predetermined response time is determined based upon measurements of the time between the time that a help option is sent to a previous customer and the time that said previous customer responds to said help option" in specific combination as cited in claim 27. This limitation defines patentably over prior art of record.

21. Claim 33 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims

Regarding claim 33, Jawahar in view of Srinivasan teaches the invention substantially as claimed as specified in claim 32 above. However, neither Jawahar nor Srinivasan teaches the limitation "wherein said predetermined time is determined based

Application/Control Number: 09/885,717

Art Unit: 2173

upon measurements of the time between the time that a help option is sent to a previous customer and the time that said previous customer responds to said help option" in specific combination as cited in claim 33. This limitation defines patentably over prior art of record.

22. Claim 35 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims

Regarding claim 35, Jawahar in view of Srinivasan teaches the invention substantially as claimed as specified in claim 32 above. Jawahar further teaches the monitoring to see if the user responds the help button (column 15, lines 3-15; Fig. 7B). Jawahar does not explicitly teaches the measuring the time since the help button was sent to the user to see if the user responses to the help button within a predetermined time, but it is inherent in the teaching, since in steps 232, 236, 238, 240 (Fig. 7B), there should be a time set to verify whether the user selects the help button or not to transmit collected data to server and select an agent to provide help (step 238 in Fig. 7B). Jawahar does not teach the sending another web page without help option. However, such feature is known in the art as taught by Guedalia. Guedalia teaches an Internet browsing system which comprises the sending new HTML page by the server computer to the client computer (column 8-12). It would have been obvious to one of ordinary skill in the art, having the teaching of Jawahar and Guedalia before him at the time the invention was made, to modify the method for providing assistance taught by Jawahar to include the sending new page to the user taught by Guedalia so that the user will not

Application/Control Number: 09/885,717

Art Unit: 2173

be distracted by the help option of the current page. However, none of Jawahar, Srinivasan, or Guedalia, teaches the limitation "wherein said predetermined response time is determined based upon measurements of the time between the time that a help option is sent to a previous customer and the time that said previous customer responds to said help option" in specific combination as cited in claim 35. This limitation defines patentably over prior art of record.

23. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kieu D. Vu whose telephone number is (703-605-1232). The examiner can normally be reached on Mon - Thu from 7:00AM to 3:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Cabeca, can be reached on (703-308-3116).

The fax phone numbers for the organization where this application or proceeding is assigned are as follows:

(703)-872-9306

and / or:

(703)-746-5639 (use this FAX #, only after approval by Examiner, for "INFORMAL" or "DRAFT" communication. Examiners may request that a formal

paper / amendment be faxed directly to them on occasions)

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703-395-3900).

Kieu D. Vu

03/11/04

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